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1617	Attorneys for Plaintiff ORACLE AMERICA, INC.	
18	UNITED STATES DISTRICT COURT	
19	NORTHERN DISTRICT OF CALIFORNIA	
20	SAN FRANCISCO DIVISION	
21	ORACLE AMERICA, INC.	Case No. CV 10-03561 WHA
22	Plaintiff,	ORACLE AMERICA, INC.'S MOTION TO FILE UNDER SEAL PORTIONS OF
23	v.	MOTION TO AMEND INFRINGEMENT CONTENTIONS AND SUPPLEMENT EXPERT REPORTS
24	GOOGLE INC.	
25	Defendant.	Dept.: Courtroom 8, 19th Floor Judge: Honorable William H. Alsup
26		Juage. Honorable william H. Alsup
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28	ORACLE'S MOT. TO FILE UNDER SEAL PORTIONS OF MOT. TO AMEND INFRINGEMENT CONTENTIONS & SUPP. EXPERT REPORTS CASE NO. CV 10-03561 WHA pa-1516987	

1	Plaintiff Oracle America, Inc. ("Oracle") hereby moves to file under seal portions of	
2	the Supplemental Expert Report Of John C. Mitchell Regarding Infringement Of The '205	
3	Patent, which is Exhibit B to the Declaration of Marc Peters in Support of Oracle America,	
4	Inc.'s Motion to Amend Infringement Contentions and Supplement Expert Reports.	
5	Specifically, Oracle moves to file under seal Paragraph 41 of Exhibit B, which quotes	
6	material designated Highly Confidential – Attorneys' Eyes Only by Google.	
7	The Order Approving Stipulated Protective Order Subject to Stated Conditions entered in	
8	this case (ECF No. 68) dictates that when material has been designated as Confidential or Highly	
9	Confidential – Attorney's Eyes Only, a party may not file it in the public record, but must seek to	
10	file it under seal pursuant to Local Rule 79-5. (12/17/2010 Stipulated Protective Order § 14.4,	
11	ECF No. 66.) Accordingly, Oracle seeks to file under seal those portions of the declaration in	
12	support thereof referencing documents that Google has designated Confidential or Highly	
13	Confidential – Attorneys' Eyes Only. Oracle states no position as to whether disclosure of	
14	materials marked by Google as Confidential or Highly Confidential – Attorneys' Eyes Only	
15	material would cause harm to Google.	
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18	Dated: March 12, 2012 MICHAEL A. JACOBS MARC DAVID PETERS	
19	DANIEL P. MUINO MORRISON & FOERSTER LLP	
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21	By: <u>/s/ Michael A. Jacobs</u>	
22	Attorneys for Plaintiff	
23	ORACLE AMERICA, INC.	
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27		
28	ORACLE'S MOT TO FILE UNDER SEAL PORTIONS OF MOT TO AMEND INFRINGEMENT CONTENTIONS & SUPP	